

UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

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ROSEMARY A. GILROY,

Plaintiff
VS.
CIVIL ACTION NO.
07-CV300-JL

JAMES KASPER, TRUSTEE, PONEMAH TUST
ALAN SEGAL and KURT McHUGH

Defendants
-----X

**DEFENDANTS JAMES KASPER, TRUSTEE, PONEMAH TRUST, ALAN
SEGAL AND KURT McHUGH'S MOTION TO CONTINUE
THE PRETRIAL CONFERENCE**

Now comes the Defendants in the above-entitled matter and hereby moves this Honorable Court to continue the date set for the pre-trial conference. As reason therefore, the Defendants have filed a Motion to Dismiss the Plaintiff's Complaint in accordance with Fed.R.Civ.P. 12(b)(6), for failure to state a claim upon which relief may be granted. In the interest of judicial economy, a pre-trial conference should not occur until after the hearing and final order of the Court on said motion.

WHEREFORE, the Defendants respectfully request that the within Motion to Continue the Pre-Trial Conference be allowed, and grant further relief as is just.

Respectfully Submitted
By Pro Se Defendant,

/s/ Alan H. Segal
Alan H. Segal, Esq.
Law Office of Alan H. Segal
175 Highland Ave.
Needham, MA 02494
MA BBO # 450580
781-444-9676

Date

Respectfully Submitted
By Pro Se Defendant,

/s/ Kurt R. McHugh
Kurt R. McHugh, Esq.
Law Office of Alan H. Segal
175 Highland Ave.
Needham, MA 02494
MA BBO # 654835
781-444-9676

Date

Respectfully Submitted
James Kasper, Trustee of the Ponemah Trust
By His Attorneys
COAKLEY & HYDE, PLLC

/s/ Steven F. Hyde, Esq.

Date: 31-MAR-08

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